Exhibit A16 Public Redacted Version

EXHIBIT 24

To: caitlinburke@google.com, divento@google.com

Subject: 1MogaQAAAAE-MBI-FLAT:2022-05-18T23:19:44.369663

divento@google.com 2022-05-19T18:19:44.369Z

So it sounds like Match filed a restraining order against us - they are putting \$40M in escrow to effectively try and block us from enforcing our policy. So they wouldn't be non compliant potentially and we'd still go to court. Once the docs become public we should discuss treatment with TA if we end up getting that \$

caitlinburke@google.com 2022-05-19T18:20:08.703Z

oh my gosh

caitlinburke@google.com 2022-05-19T18:20:38.515Z

also in terms of prior documentation on Match deals?

divento@google.com 2022-05-19T18:20:58.601Z

I don't understand the question, sorry

divento@google.com 2022-05-19T18:21:07.582Z

What about prior documentation? I.e. do we need to revise?

caitlinburke@google.com 2022-05-19T18:21:42.932Z

yes I just meant I know with some specific deals we need to be very careful about what is written in terms of notes

caitlinburke@google.com 2022-05-19T18:21:54.396Z

since I'm sure we have notes on prior Match deals

caitlinburke@google.com 2022-05-19T18:21:59.997Z

or at least I do

caitlinburke@google.com 2022-05-19T18:22:24.732Z

should I revise them? or just be careful about what i have?

caitlinburke@google.com 2022-05-19T18:22:36.746Z

or maybe it doesn't matter

divento@google.com 2022-05-19T18:22:45.085Z

I would avoid anything written where possible

divento@google.com 2022-05-19T18:22:50.663Z

Assume everything will become public

caitlinburke@google.com 2022-05-19T18:22:53.998Z

got it

caitlinburke@google.com 2022-05-19T18:22:54.871Z

divento@google.com 2022-05-19T18:23:06.939Z

So no notes/emails/decks and make sure Legal is copied on everything

caitlinburke@google.com 2022-05-19T18:23:24.749Z

okay thank you

divento@google.com 2022-05-19T18:34:18.431Z

Have you reviewed that xPA GLink Charter btw?

divento@google.com 2022-05-19T18:34:56.826Z

https://docs.google.com/presentation/d/1zuQaVO83oLkUqRvRbrifLu323NzpJgKzf9arWR7ZBYo/edit?resourcekey=0-y LQVN5csXrnOvqwbeJPOQ#slide=id.g10963970153 3 12

 $\frac{https://docs.google.com/presentation/d/1zuQaVO83oLkUqRvRbrifLu323NzpJgKzf9arWR7ZBYo/edit?resourcekey=0-y_LQVN5csXrnOvqwbeJPOQ\#slide=id.g10963970153_3_12$

https://drive.google.com/open?id=1zuQaVO83oLkUqRvRbrifLu323NzpJgKzf9arWR7ZBYo

caitlinburke@google.com 2022-05-19T18:48:13.966Z

yes looks interesting

divento@google.com 2022-05-19T20:46:59.413Z

Are you looped in on the B* incentives? I mainly want ot make sure they aren't doing anything funky from an ops perspective

caitlinburke@google.com 2022-05-19T22:08:27.075Z

Hi. Yes I had to miss the meeting yesterday and today but I talked to Brian B separately and went through the deck. The only different/funky thing at this point is discussion of

Brian is floating this for discussion in the meeting today and will have a separate meeting with us on how we would

Brian is floating this for discussion in the meeting today and will have a separate meeting with us on how we would operationalize it if the team likes this proposed incentive structure.

divento@google.com 2022-05-19T23:18:06.474Z

Oh yes that's right - ok thank you! Let me know if you or Olivia have any concerns or if we need to consider any FF/TTL if it's a new flow

Exhibit A17 Public Redacted Version

EXHIBIT 25

	Page 252
1	UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	x
5	IN RE GOOGLE PLAY STORE Case No.
	ANTITRUST LITIGATION 3:21-md-02981-JD
6	
7	THIS DOCUMENT RELATES TO:
8	Epic Games Inc. v. Google LLC, et al.,
	Case No: 3:20-cv-05671-JD
9	
	In re Google Play Consumer
10	Antitrust Litigation,
	Case No: 3:20-cv-05761-JD
11	
	In re Google Play Developer
12	Antitrust Litigation,
	Case No: 3:20-cv-05792-JD
13	
14	State of Utah, et al.,
	v. Google LLC, et al.,
15	Case No: 3:21-cv-05227-JD
16	x
17	*HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY*
18	
19	REMOTE VIDEOTAPED DEPOSITION BY VIRTUAL ZOOM OF
20	CHRISTOPHER LI
21	Wednesday, May 25, 2022
22	Volume 2
23	
24	Reported By: Lynne Ledanois, CSR 6811
25	

	Page 11
1	Kumagai.
2	MS. WOODIN: Good morning. Christine
3	Woodin from Hueston Hennigan on behalf of the Match
4	Group entities.
5	MR. DICKLER: Michael Dickler, Sperling &
6	Slater, on behalf of the Developer plaintiffs.
7	MR. MILLER: Good morning. Adam Miller,
8	Deputy Attorney General, State of California for the
9	State plaintiffs. With me on realtime on the video
10	is Michael Altebrando from Utah and also realtime is
11	Brendan Benedict also from Utah.
12	MS. CURRAN-HUBERTY: Good morning. This
13	is Emily Curran-Huberty of Munger Tolles & Olson on
14	behalf of the witness and Google. With me is Kevin
15	Benedicto of Morgan Lewis & Bockius. Also with me
16	is Alex Zbrozek from Google.
17	THE VIDEOGRAPHER: Is that everybody
18	present for today? Thank you.
19	CHRISTOPHER LI,
20	having been duly sworn, testified as follows:
21	EXAMINATION
22	BY MR. BYARS:
23	Q Good morning, Mr. Li.
24	A Good morning.
25	Q Like I said, my name is John Byars. I'm

	Page 359
1	MS. CURRAN-HUBERTY: Object to form.
2	THE WITNESS: Yes, it was presented.
3	BY MR. OTTAUNICK:
4	Q And the Business Council authorized you to
5	ask Samsung whether Google Play could be the only
6	app store on the home screen of Samsung's devices;
7	correct?
8	A Yes.
9	Q And Google attempted to make the Galaxy
10	store move off of the home screen and on to a
11	different screen; correct withdrawn.
12	Google proposed to Samsung that the Galaxy
13	store should be moved off of the home screen of
14	Samsung's devices and on to a different screen;
15	correct?
16	A We got Samsung's thoughts on that proposal.
17	Q You made that proposal to Samsung;
18	correct?
19	A We got Samsung's thoughts on that idea. In
20	the end we chose not to pursue that path.
21	Q You got Samsung's thoughts on that idea
22	because you made a proposal to Samsung that Google
23	Play would be the only app store on the home screen
24	of Samsung's devices; correct?
25	MS. CURRAN-HUBERTY: Object to form.

	Page 360
1	THE WITNESS: Yes, one of several
2	conditions was discussed with Samsung.
3	BY MR. OTTAUNICK:
4	Q In exchange for default home screen
5	exclusivity for Google Play and the other benefits
6	described on this slide, Google was prepared to pay
7	Samsung over four years; correct?
8	A I can't verify the number there. That's a
9	projection. I don't know how it came together.
10	Q That's the projection you made to the
11	Business Council, isn't it?
12	MS. CURRAN-HUBERTY: Object to form.
13	THE WITNESS: At that point in time, yes,
14	that was the projection with the different
15	components.
16	BY MR. OTTAUNICK:
17	Q So the Business Council authorized the
18	deal to you to pay Samsung up to for
19	benefits that would include moving the Galaxy store
20	off the default home screen?
21	A This was the initial proposal to Business
22	Council to get approval to have the initial
23	conversation with Samsung.

	Page 366
1	A Yes.
2	Q According to gray bar in the middle chart,
3	Google projected in service revenue
4	during the four-year term of this deal.
5	Do you see that?
6	A That's what this chart says, yes.
7	Q And according to the speaker notes, I'm
8	looking at the second line,
10	Do you see that?
11	A Yes.
12	Q So the projection on this slide was that
13	over the four-year term of this deal, Samsung's
14	devices could generate
16	A I didn't write the speaker notes, so that
17	could be an interpretation, but I don't know
18	specifically what they meant to say.
19	Q Now, looking back up at the bar chart,
20	is the gray number, but there are also three smaller
21	segments right above that.
22	Do you see those?
23	A Yes.
24	Q According to the red comment bubble next
25	to the item that says 1 billion, the number there is

	Page 367
1	"At risk to Play via Samsung app store."
2	Do you see that?
3	A Yes.
4	Q Does that mean there was \$1 billion at
5	risk to the Google Play Store from Samsung's app
6	store?
7	MS. CURRAN-HUBERTY: Object to form.
8	THE WITNESS: I don't know what that label
9	means.
L O	BY MR. OTTAUNICK:
L1	Q Do you see the dark green bar in the
L2	middle chart that says
L3	A You mean the
L 4	Q Yes.
L5	A Yes.
L 6	Q That bar says,
L7	Do you know what that term means?
L8	A No, I don't.
L 9	Q And then do you see the light green bar at
20	the top that says
22	A I see the label, yes.
23	Q Is your understanding that the projection
24	here is that
	under this

	Page 377
1	Q And why did the deal team of which you
2	were a part decide not to pursue that clause?
3	A We decided to not pursue the clause because
4	after having conversations with Samsung, hearing their
5	perspective and their viewpoint, we mutually decided
6	that we did not want to pursue that path.
7	Q What perspective did Samsung provide you
8	that led you to that conclusion?
9	A I don't recall the exact specifics of how I
10	reached that decision.
11	Q Do you recall anything that Samsung told
12	you about Google's request that the Google Play
13	Store have default home screen exclusivity on
14	Samsung's devices?
15	A I don't recall the details behind how we
16	reached that decision.
17	Q Do you recall anything that Samsung told
18	you that informed the decision you ultimately made?
19	A I recall some things that were mentioned. I
20	don't recall the details of them.
21	Q Recognizing you don't recall the details,
22	can you tell me the things you recall that were
23	mentioned?
24	A No.
25	Q You're not willing to tell me what you

	Page 378
1	just testified on the record are several details you
2	recall Samsung provided you?
3	A No, what I just mentioned to you was I
4	recall the general theme that we decided, hey, we
5	don't want to pursue this path; but I don't remember
6	the details of how we reached that decision.
7	Q I'll read back your testimony, Mr. Li.
8	You testified: I recall some things that
9	were mentioned, but I don't recall the details of
10	that.
11	What things do you recall that were
12	mentioned?
13	A Yes, so what I mean by "some things," I
14	remember the general theme that we don't want to
15	pursue this path. That's what I mean by "things."
16	Q So Samsung did not want to make Google
17	Play the exclusive app store on the home screen of
18	Samsung's devices. That's what Samsung told Google?
19	A No.
20	MS. CURRAN-HUBERTY: Object to form.
21	THE WITNESS: We discussed of all the
22	five, six services that we're discussing, among many
23	other things, this is not something that we felt
24	like was worth pursuing a deeper collaboration on.
25	

	Page 388
1	document, during the term of the three RSAs that are
2	being discussed, Google proposed to pay Samsung
3	between and grant ; correct?
4	MS. CURRAN-HUBERTY: Object to form.
5	THE WITNESS: Yes, that is a projection of
6	what this specific team that did the modeling
7	thought that the deal might be paying out.
8	BY MR. OTTAUNICK:
9	Q So the team projected that the three
10	revenue share agreements with Samsung would pay out
11	between and over the of
12	those agreements?
13	MS. CURRAN-HUBERTY: Object to form.
14	THE WITNESS: Yes, that appears to be what
15	the deal the team projected out.
16	BY MR. OTTAUNICK:
17	Q If Samsung terminated it's
18	anti-fragmentation agreement with Google, Samsung
19	would lose access to the projected to
20	in revenue share under these RSAs; correct?
21	MS. CURRAN-HUBERTY: Object to form.
22	THE WITNESS: If Samsung terminated the
23	I don't know. I would need to check all the
24	different agreements and the implications of that.
25	

Exhibit A18 Public Redacted Version

EXHIBIT 26

```
Page 1
1
    UNITED STATES DISTRICT COURT
    FOR THE NORTHERN DISTRICT OF CALIFORNIA
2
    SAN FRANCISCO DIVISION
    Case No. 3:21-md-02981-JD
3
    ______
    IN RE GOOGLE PLAY STORE
    ANTITRUST LITIGATION
4
5
    THIS DOCUMENT RELATES TO:
    Epic Games Inc. v. Google LLC, et al.,
6
    Case No: 3:20-cv-05671-JD
7
    In re Google Play Consumer
    Antitrust Litigation,
8
    Case No: 3:20-cv-05761-JD
9
    In re Google Play Developer
10
    Antitrust Litigation,
    Case No: 3:20-cv-05792-JD
11
    State of Utah, et al., v.
12
    Google LLC, et al.,
    Case No: 3:21-cv-05227-JD
13
    Match Group, LLC, et al.,
14
    v. Google LLC, et al.,
    Case No. 3:22-cv-02746-JD
15
                    Tuesday, August 23, 2022
16
                     9:16 a.m. PDT
17
            **HIGHLY CONFIDENTIAL
            UNDER PROTECTIVE ORDER**
18
19
                - Volume I -
20
       Remote Videotaped Deposition by
21
    Virtual Zoom of DONALD HARRISON, a
22
    Witness on behalf of Google, taken before
23
    Dawn Matera, a Certified Shorthand
24
    Reporter and Notary Public of the State
25
    of New York.
```

Page 5 1 DONALD HARRISON - HIGHLY CONFIDENTIAL 2 and I am the videographer. The court 3 reporter is Dawn Matera from the firm of Veritext Legal Solutions. 4 5 I am not authorized to 6 administer an oath. I am not related 7 to any party in this action nor am I 8 financially interested in the outcome. 9 Please note that all appearances 10 and affiliations will be noted on the 11 stenographic record and will the court 12 reporter please swear in the witness 13 remotely. 14 DONALD HARRISON, the 15 Witness herein, having first been duly 16 sworn by the Notary Public, was examined 17 and testified as follows: EXAMINATION BY 18 19 MR. SCHWARTZ: 20 Q. Good morning, Mr. Harrison. My 21 name is Aaron Schwartz and I will be 22 asking you questions today on behalf of 23 the consumer class. 24 Can you please state your full 25 name for the record, please.

Page 6 1 DONALD HARRISON - HIGHLY CONFIDENTIAL 2 Α. Donald Stuart Harrison. 3 Could you please also state Ο. your home address for the record? 4 5 Α. It's 7 Q. Thank you. Do you foresee any changes to your address in the coming 8 9 months between now and trial which is 10 supposed to be somewhere around May or 11 June of 2023? 12 I do not. We did move a year 13 and a half ago, so you will occasionally 14 see old addresses associated with my 15 name, but we don't expect to be moving. 16 Got it. Got it. So you'll be Ο. 17 in this address that you just gave, you 18 expect to be at least until May or June 19 of 2023, if not beyond? 20 Α. I do. 21 Great. So just a few ground 22 rules that I am sure you're familiar I am going to be asking you a 23 24 series of questions today. If at any

point you don't understand a part or all

25

	Page 345
1	DONALD HARRISON - HIGHLY CONFIDENTIAL
2	Cloud or other revenue, but in that
3	ballpark.
4	Q. Okay. You can close this
5	document.
6	Are you aware that in 2016
7	Google and Apple extended the ISA?
8	A. I am aware of that.
9	Q. And are you aware that as part
10	of that,
12	A. I am aware of that. Again, the
13	rev share has
2 0	Q. And so if Google paid
2.0	to Apple in 2021, it's fair to
22	say that Google revenue from search
23	coming from Apple was somewhere between
24	dollars in 2021?
2 5	A. Yeah, that sounds roughly

Page 346 1 DONALD HARRISON - HIGHLY CONFIDENTIAL 2 right. 3 Okay. If you open PX 1492. 0. (PX Exhibit 1492, Document Bates 4 5 stamped GOOG-PLAY2-000455423, was so 6 marked for identification, as of this 7 date.) 8 Does that seem like a true and 0. 9 correct copy of the amendment to ISA of 10 2016 executed in late September 2016? 11 Yes, it looks like a correct Α. 12 copy. 13 Now, if Google agreed to Q. in 2016, that means 15 that Google found it financially 16 beneficial to pay Apple percent of its 17 revenue on all search traffic coming from 18 Apple in exchange for being the default 19 search engine on Apple devices, correct? 20 Α. I am sorry, you said 21 economically beneficial? I am sorry, 22 just repeat the first, what it was that 23 we determined? 24 That it was financially Q. 25 beneficial to pay Apple percent of

Exhibit A19 Public Redacted Version

EXHIBIT 27

	Page 1
1	UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	x
5	IN RE GOOGLE PLAY STORE Case No.
	ANTITRUST LITIGATION 3:21-md-02981-JD
6	
	THIS DOCUMENT RELATES TO: MDL No. 2891
7	
	Epic Games Inc. v. Google LLC,
8	et al.,
	Case No. 3:20-cv-05671-JD
9	
	In re Google Play Consumer
10	Antitrust Litigation,
	Case No. 3:20-cv-05761-JD
11	
	In re Google Play Developer
12	Antitrust Litigation,
10	Case No. 3:20-cv-05792-JD
13	
14	State of Utah, et al., v. Google LLC, et al.,
14	v. Google LLC, et al., Case No. 3:21-cv-05227-JD
15	Case No. 3.21-6V-05227-0D
13	Match Group LLC, et al.,
16	v. Google LLC, et al.,
-0	Case No. 3:22-cv-02746-JD
17	0000 0000 00000000000000000000000000000
	x
18	
19	*HIGHLY CONFIDENTIAL - UNDER PROTECTIVE ORDER*
20	
21	REMOTE VIDEOTAPED DEPOSITION BY VIRTUAL ZOOM OF
22	PURNIMA KOCHIKAR
23	Wednesday, August 31, 2022
24	
25	Reported By: Lynne Ledanois, CSR 6811

	Page 14
1	PURNIMA KOCHIKAR,
2	having been duly sworn, testified as follows:
3	
4	EXAMINATION
5	BY MS. MOSKOWITZ:
6	Q Good morning, Ms. Kochikar. My name is
7	Lauren Moskowitz, as you heard. I represent Epic
8	Games and I'll be starting your deposition today.
9	If you could just please state your full
10	name for the record.
11	A Purnima Kochikar.
12	Q And can you provide your address, please?
13	A
15	Q Thank you. Today we'll be I'll be
16	asking you questions, you will be providing answers.
17	I'm going to do my best to avoid speaking over you.
18	I may do it if I can't tell you were done.
19	But I would ask that you try to also wait
20	for me to finish my question before you start your
21	answer.
22	Is that okay?
23	A Yes.
24	Q And please, if at any point you don't
25	understand one of my questions, please ask me for

	Page 22
1	A Yes.
2	Q Did you take any steps to change any
3	settings for your instant message software?
4	A No.
5	Q Did you have your default setting to
6	delete chats every 24 hours?
7	MS. NARANJO: Object to form. You can
8	answer.
9	THE WITNESS: Yes.
10	BY MS. MOSKOWITZ:
11	Q Have you discussed this lawsuit with
12	anyone other than Google's lawyers?
13	A No.
14	Q Have any developers ever asked you any
15	questions about this lawsuit?
16	A No.
17	Q Never?
18	A No.
19	Q Are you aware of any investigations
20	underway about the Google Play Store in any way?
21	A Yes.
22	Q And what investigations are you aware of?
23	A The more recent conversations with the DMA,
24	for example.
25	Q I'm sorry, I didn't catch the acronym.

	Page 104
1	earlier that had a list of projects including
2	Project Hug, games velocity, et cetera?
3	A Yes.
4	Q And I didn't ask you then, but can you
5	tell me now what did you to prepare to testify on
6	this topic specifically with respect to the velocity
7	programs and Project Hug?
8	A It's my day-to-day work.
9	Q So you had personal knowledge of this and
10	didn't need to do anything else to study up on it?
11	A No.
12	Q Games Velocity Program is also known as
13	Project Hug and vice versa?
14	A Yes.
15	Q And Project Hug has also been referred to
16	as Project Bear Hug?
17	A Maybe for a tiny moment.
18	Q That was in the beginning?
19	A Yes. Project names are an odd thing of how
20	people come up with things.
21	Q Whose idea was the Hug name for this
22	project?
23	A I don't remember. I'm sure it's some
24	strategy team.
25	Q The overall project, though, regardless of

	Page 170
1	Feature parity we haven't really talked
2	about. What that's trying to communicate is that
3	the version of the app that was would be downloaded
4	through Play would be the same as the version
5	offered off of Play?
6	A Yes.
7	Q And again, that mitigated the risk that
8	the developer would have an incentive to distribute
9	outside of Play?
10	A We were hoping that it would mean they would
11	choose Play, but yes.
12	Q All right. Those same gets of sim-ship
13	and feature parity were present for the 2021 program
14	as well?
15	A Yes.
16	Q So they similarly, the mitigation of
17	risk of distribution off of Play is still present
18	for the 2021, among other things; right?
19	A I think right now it's much more about, as I
20	said, the cross Google strategic partnerships. The
21	sim-ship and feature parity components continue to be
22	the same, we prioritize Play users.
23	Q So even if it's not the primary goal,
24	mitigation of risk of off Play distribution remains
25	part of the program for 2021?

```
Page 178
 1
     game on Android; right?
 2
          A
                Yes.
 3
 4
 5
 6
 7
 8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
               Was that --
          Q
                Sorry, I'm losing my voice. Yes.
23
          A
24
          Q
                No problem. If you ever need to grab
     water, please do. I will do that right now.
25
```

Page 179

Q And that was the first time that would be offered as part of any Hug or Hug adjacent deal; correct?

A This wasn't in the contours of Hug at all.

Emerging markets is critical for Android both from a mission perspective about bringing computing to the world as well as the dependence. More people trust Android and want Android to -- is Android the link to the internet for livelihood, et cetera.

Emerging markets are slow to monetize and so some of the large developers have to make a leap of faith to get to emerging markets.

14

15

16

17

18

19

20

21

22

23

24

25

	Page 263
1	A Yes.
2	Q When a user elects to use Google Play
3	Billing, Spotify will pay a 4 percent fee upfront to
4	Google that will be adjusted; right?
5	A Yes.
6	Q And the 4 percent was selected as a proxy
7	or a projection of what Google's actual payment
8	processing fees would be for the payments processed
9	through Google Play Billing; right?
10	A I think that's you can't take it in
11	isolation. This particular deal was going to help us
12	foundationally set the course for the next decade,
13	not
14	Q Sorry, I don't want to interrupt you. I
15	want to understand.
16	I'm just asking about the 4 percent, that
17	was an estimate of what Google's actual payment
18	processing fees were going to be in processing those
19	payments?
20	A That was an estimate based on what we
21	thought was a what do you call it, the FOP mix as
22	we say. It's unclear.
23	Q It was going to be adjusted; right? Every
24	year there was going to be an analysis done about
25	the actual out-of-pocket cost Google paid for the

Exhibit A20 Public Redacted Version

EXHIBIT 28

Sent: Mon 12/19/2022 7:58:29 PM (UTC) From: johanh@google.com 1-md-02981-JD Document 621-10 Filed 09/28/23 Page 35 of 65

To: johanh@google.com, kgkaran@google.com, putze@google.com

Subject: AAAAIP-k-nE-MBI-FLAT:2022-12-19T00:58:28.161887

Screen Shot 2022-12-21 at 8.12.06 PM.png

johanh@google.com 2022-12-19T19:58:28.161Z

https://www.gamesindustry.biz/activision-blizzard-president-and-coo-daniel-alegre-stepping-down

https://www.gamesindustry.biz/activision-blizzard-president-and-coo-daniel-alegre-stepping-down

johanh@google.com 2022-12-19T19:59:09.541Z

(ex-Googler) ABK COO, Daniel Alegre, steps down without announced replacement

kgkaran@google.com 2022-12-19T20:05:40.977Z

He's been planning this for a while since the MS announcement

kgkaran@google.com 2022-12-19T20:06:03.911Z

A close friend was interviewing into his direct team at ABK and he told the guy to hold on a few weeks until he moves

johanh@google.com 2022-12-19T20:06:33.621Z

ah interesting

putze@google.com 2022-12-19T22:16:20.462Z

https://docs.google.com/document/d/1kymvtNEdu2TMAafgoHfIRnS1iRF7JRTA_FOS7BZmI2E/edit?resourcekey=0-pRlkt6N3-5fOrTL6IkkRw

https://drive.google.com/open?id=1kymvtNEdu2TMAafgoHfIRnS1iRF7JRTA FOS7BZmI2E

https://docs.google.com/document/d/1kymvtNEdu2TMAafgoHfIRnS1iRF7JRTA_FOS7BZmI2E/edit?resourcekey=0-pRlkt6N3-5fOrTL6IkkRw

putze@google.com 2022-12-19T22:16:38.693Z

Hi guys-- wrote up some prep stuff for call tomorrow with King CEO and greg

putze@google.com 2022-12-19T22:45:27.759Z

Johan i added everything we discussed

kgkaran@google.com 2022-12-19T22:45:45.280Z

the Sameer email at the end is spot on

putze@google.com 2022-12-19T22:45:46.324Z

Karan -- PTAL at 2 things

putze@google.com 2022-12-19T22:45:53.635Z

ok great

putze@google.com 2022-12-19T22:45:57.114Z

that was 1 of the 2 things

putze@google.com 2022-12-19T22:45:59.580Z

 \odot

kgkaran@google.com 2022-12-19T22:47:29.266Z

2nd being?

putze@google.com 2022-12-19T22:50:58.677Z

what we do in a no-go B* scenario

putze@google.com 2022-12-19T22:51:03.546Z

johan and i spoke about this earlier

putze@google.com 2022-12-19T22:51:12.399Z

how do we resolve the makegood

putze@google.com 2022-12-19T22:51:30.639Z

best we could come up with is--

kgkaran@google.com 2022-12-19T22:56:51.246Z

I am drawing a blank honestly beyond what you said

kgkaran@google.com 2022-12-19T22:57:15.925Z

UCB = user choice billing?

putze@google.com 2022-12-19T22:57:51.988Z

yeah

putze@google.com 2022-12-19T22:58:04.131Z

oh wait

putze@google.com 2022-12-19T22:58:07.347Z

brain fart

putze@google.com 2022-12-19T22:58:09.541Z

GPB

putze@google.com 2022-12-19T22:58:11.009Z



putze@google.com 2022-12-19T22:58:11.863Z

jesus

kgkaran@google.com 2022-12-19T22:58:18.329Z

we cannot tell them that anyways... so I'd not focus on that part?

putze@google.com 2022-12-19T22:58:18.642Z

IM WORKING FOR THE 2THE SUBE-NOW Document 621-10 Filed 09/28/23 Page 37 of 65 kgkaran@google.com 2022-12-19T22:58:38.472Z \odot putze@google.com 2022-12-19T22:58:39.987Z no i mean, trying to think how we can track promos to android users putze@google.com 2022-12-19T22:58:46.094Z we can track spend through GPB putze@google.com 2022-12-19T22:58:56.436Z they can tell us promo periods putze@google.com 2022-12-19T22:59:03.743Z we can track spend vs "list price" putze@google.com 2022-12-19T22:59:11.030Z until they draw it down kgkaran@google.com 2022-12-19T22:59:26.944Z do we think they can do even if they offer putze@google.com 2022-12-19T22:59:29.199Z (seems like overhead but im sure some sort of query can puoll it) putze@google.com 2022-12-19T22:59:33.220Z haha putze@google.com 2022-12-19T22:59:37.779Z putze@google.com 2022-12-19T22:59:49.987Z putze@google.com 2022-12-19T22:59:53.320Z they can do a year kgkaran@google.com 2022-12-19T22:59:59.709Z

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

putze@google.com 2022-12-19T23:00:37.852Z

kgkaran@google.com 2022-12-19T23:00:26.751Z

I am sure a query can be created for this

yeah.. missed

GOOG-PLAY5-000484341

. that should be easy

I was thinking about frontloading it 02981-JD Document 621-10 Filed 09/28/23 Page 38 of 65 johanh@google.com 2022-12-19T23:02:05.559Z like we chatted about earlier, it would be helpful to know who will be in that call/meeting, and if its set around specifically integration requirements for B*, or if Tjodolf S. will try to negotiate with Greg around which title/s johanh@google.com 2022-12-19T23:02:25.261Z maybe Karen/Brian can provide more details? johanh@google.com 2022-12-19T23:02:41.558Z I know Tjodolf a bit kgkaran@google.com 2022-12-19T23:11:42.067Z looking at the numbers again... if doesn't come in... and and may not be that bad as backups (they do)... though nothing like johanh@google.com 2022-12-19T23:12:41.987Z yeah they are by all means not small/insignificant titles. Especially johanh@google.com 2022-12-19T23:13:21.836Z the main risk would be kgkaran@google.com 2022-12-19T23:13:36.949Z I know... that is what prompted the putze@google.com 2022-12-19T23:14:35.269Z greg crunched some numbers putze@google.com 2022-12-19T23:14:48.942Z putze@google.com 2022-12-19T23:14:55.138Z putze@google.com 2022-12-19T23:15:52.877Z so I think overall, with putze@google.com 2022-12-19T23:16:02.417Z (still not but not somethign to balk at) putze@google.com 2022-12-19T23:16:25.072Z After talking to Greg my sense is that he could live with and sell internally putze@google.com 2022-12-19T23:16:34.060Z was a stronger signal to industry HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY GOOG-PLAY5-000484342

putze@google.com 2022;12;19T23;17;00:069Z Document 621-10 Filed 09/28/23 Page 39 of 65 But now i think the real lynchpin is kgkaran@google.com 2022-12-19T23:17:05.754Z yeah... its the but abk took multiple bets putze@google.com 2022-12-19T23:17:14.554Z Will they give us putze@google.com 2022-12-19T23:17:22.006Z If not, greg will pass putze@google.com 2022-12-19T23:17:25.717Z if so, he'll take it putze@google.com 2022-12-19T23:17:30.345Z Thats my assessment putze@google.com 2022-12-19T23:17:56.256Z so johan, in prepping greg notes could come down to prepping him for convo-- help him understand their pain points putze@google.com 2022-12-19T23:18:56.088Z he's thinking about framing it as a way to boostrap their email identity putze@google.com 2022-12-19T23:19:01.510Z VS johanh@google.com 2022-12-19T23:20:41.608Z ok, let me add to the section kgkaran@google.com 2022-12-19T23:22:08.234Z I wish there were a way to think .. but that I am sure is a idealist's dream putze@google.com 2022-12-19T23:22:31.744Z ugh DREAM kgkaran@google.com 2022-12-19T23:22:38.375Z I know I know putze@google.com 2022-12-19T23:22:38.658Z I was like can it happen in background? putze@google.com 2022-12-19T23:22:48.004Z

GOOG-PLAY5-000484343

are there ways to do it so its more digestable? Document 621-10 Filed 09/28/23 Page 40 of 65 putze@google.com 2022-12-19T23:22:49.875Z greg didnt really bite putze@google.com 2022-12-19T23:23:21.417Z im hoping in the convo tomorrow, we'd first johanh@google.com 2022-12-19T23:23:39.515Z did the user login flows I put together for Greg last week help him? putze@google.com 2022-12-19T23:23:47.035Z yes thinks o putze@google.com 2022-12-19T23:23:52.598Z can you put those in doc as backup putze@google.com 2022-12-19T23:23:55.102Z as reminder johanh@google.com 2022-12-19T23:23:56.547Z let me add a link to that in the doc in case Tjodolf starts going into that johanh@google.com 2022-12-19T23:23:58.203Z yep putze@google.com 2022-12-19T23:24:03.188Z also johan can you send sameer email putze@google.com 2022-12-19T23:24:08.968Z im cranking on some other stuff putze@google.com 2022-12-19T23:24:16.783Z can you finalize the note and the data johanh@google.com 2022-12-19T23:24:17.502Z sure putze@google.com 2022-12-19T23:24:32.622Z like i couldnt remember

 $\textbf{kgkaran@google.com}\ 2022\text{-}12\text{-}19\text{T}23\text{:}24\text{:}42.642Z$

I think

kgkaran@google.com 2022-12-19T23:25:17.932Z

Actually came make it 3:21-md-02981-JD Document 621-10 Filed 09/28/23 Page 41 of 65
kgkaran@google.com 2022-12-19T23:25:22.795Z
Can* make it
johanh@google.com 2022-12-19T23:27:12.606Z
ok, I can put Did they agree?
johanh@google.com 2022-12-19T23:27:33.457Z
or is it still myoing?
johanh@google.com 2022-12-19T23:27:35.859Z
*moving
kgkaran@google.com 2022-12-19T23:27:43.279Z
It's 3 years now Don't remember exact amount
johanh@google.com 2022-12-19T23:27:53.643Z
all good, I'll confirm
kgkaran@google.com 2022-12-19T23:28:31.109Z
johanh@google.com 2022-12-19T23:41:47.359Z
our term sheet says:
johanh@google.com 2022-12-19T23:41:52.966Z
I believe thats the latest
johanh@google.com 2022-12-19T23:42:57.841Z
Im confirming with Brian now, he confirmed the
johanh@google.com 2022-12-19T23:43:33.015Z
and for
kgkaran@google.com 2022-12-19T23:45:07.522Z
is defin wrong

johanh@google.cem_2032_12-19T23-45:15-23-87 Bocument 621-10 Filed 09/28/23 Page 15-15-23-87	ge 42 of 65
kk	
kgkaran@google.com 2022-12-19T23:45:27.222Z	
In every deck ever I saw But then got updated to because of	
johanh@google.com 2022-12-19T23:51:11.635Z	
ah I see where the confusion is coming from	
johanh@google.com 2022-12-19T23:51:21.314Z	
BC doc: https://docs.google.com/document/d/15KvbBhuRKMC52OXA9zNCFmiTK_22atm56iFPrcI NrpNsynuDJnXroVLeKR85w	go-s/edit?resourcekey=0-
https://drive.google.com/open?id=15KvbBhuRKMC52OXA9zNCFmiTK_22atm56iFPrcIgo-https://docs.google.com/document/d/15KvbBhuRKMC52OXA9zNCFmiTK_22atm56iFPrcIntpNsynuDJnXroVLeKR85w johanh@google.com 2022-12-19T23:51:55.574Z	
Brian L is talking about the	
johanh@google.com 2022-12-19T23:51:59.595Z	
and we are talking about the:	
kgkaran@google.com 2022-12-19T23:52:00.082Z	
That would be internal cost	
johanh@google.com 2022-12-19T23:52:04.901Z	
johanh@google.com 2022-12-19T23:52:35.520Z	
ah, is that why we have it listed that way	
kgkaran@google.com 2022-12-19T23:52:45.597Z	
Though internal cost for is close to So still don't get the	
johanh@google.com 2022-12-19T23:53:47.542Z	
odd, but ok, to Sameer I'll write up to, and the	over 3 years
johanh@google.com 2022-12-19T23:54:31.454Z	
by the time I hit send Armin will have pushed for	
kgkaran@google.com 2022-12-19T23:55:39.684Z	
And by the time you lift your finger after hitting send, Karen would agree to it	
putze@google.com 2022-12-19T23:59:09.030Z	
HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY	GOOG-PLAY5-000484346

johanh@google.com 2022-12-19T23:59:53.927Z

also from the BC doc:

"[Updated Ask]

The deal has overall incremental revenue for Google of and a positive contribution margin of Total value of incentives offered to ABK is

johanh@google.com 2022-12-20T00:00:19.911Z

we're moving forward with as of now?

kgkaran@google.com 2022-12-20T00:01:06.523Z

No clue... Divya asked the same but Andrey reverting

johanh@google.com 2022-12-20T00:01:42.363Z

ok Im confirming with Psol, I think we're currently at either

johanh@google.com 2022-12-20T00:07:43.545Z

didnt hear back, but I'm 99.9% sure thats the margin we're moving forward with in the BC email approval request thats pending

kgkaran@google.com 2022-12-20T00:08:18.676Z

You could ping Andrew Lo. I think he's standing in for Andrey while he is ooo

johanh@google.com 2022-12-20T00:09:25.744Z

ah good pt, just pinged him as well, just to triple confirm, thx

johanh@google.com 2022-12-20T00:16:35.643Z

got confirm from Marcus & Brian,

and it has been approved unofficially

putze@google.com 2022-12-20T00:30:19.964Z

ok great

putze@google.com 2022-12-20T00:30:24.509Z

thanks-- you

putze@google.com 2022-12-20T00:30:30.870Z

you're updated draft LGTM

johanh@google.com 2022-12-20T22:38:01.920Z

I see we have a potential in there for do we expect this will fall off?

johanh@google.com 2022-12-20T22:38:07.637Z

johanh@google.cem_2032_12-20T3238:57.7937 Document 621-10 Filed 09/28/23 Page 44 of 65 , which would be great, but now we are suddenly saying that unlikely to fly johanh@google.com 2022-12-20T22:40:56.564Z tried to add a comment specifically in the doc **Updated on**2022-12-20T22:41:09.442Z tried to add a comment specifically for that section in the doc putze@google.com 2022-12-20T22:45:51.003Z can you send to main chat putze@google.com 2022-12-20T22:45:54.003Z its a good point johanh@google.com 2022-12-21T18:45:59.244Z REDACTED - PRIVILEGE putze@google.com 2022-12-21T18:49:31.077Z REDACTED - PRIVILEGE kgkaran@google.com 2022-12-21T18:49:52.131Z +1 good catch putze@google.com 2022-12-21T18:50:24.313Z We will; make those f*ers pay the make good if its the last thing i do putze@google.com 2022-12-21T18:59:30.910Z omg putze@google.com 2022-12-21T18:59:32.823Z from karen putze@google.com 2022-12-21T18:59:39.815Z

"In the meantime... From Eric:

"Spoke with Armin and he had a follow up with Bobby regarding the new B* proposal. The issue is that Bobby sees this as us agreeing to

incremental value we are getting for agreeing to

It then allows me to go back to Bobby and say we are

I just don't see him agreeing to this unless I can show him some

Is there a way we could adjust down the getting

johanh@google.com 2022-12-21T19:00:38.830Z

interesting!

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

GOOG-PLAY5-000484348

putze@google.com 2022-121-110-02981-365Z Document 621-10 Filed 09/28/23 Page 45 of 65
what is the discount for a janky version
johanh@google.com 2022-12-21T19:01:45.821Z
for couldn't we ask for the
kgkaran@google.com 2022-12-21T19:01:47.634Z
well, if we
Updated on2022-12-21T19:02:05.124Z
well, if we
johanh@google.com 2022-12-21T19:04:10.021Z
if we would remain intact right?
kgkaran@google.com 2022-12-21T19:05:33.795Z
no idea the finance model is as transparent as a black painted brick
kgkaran@google.com 2022-12-21T19:44:34.333Z
@Emily Putze - good stuff pushing back on Arjun to figure out his shit (certification link)
putze@google.com 2022-12-21T19:47:35.935Z
kgkaran@google.com 2022-12-21T19:52:57.864Z
I am guessing the meeting in 8 minutes must be to discuss Bobby's response on
putze@google.com 2022-12-21T19:53:57.305Z
yes did you see
putze@google.com 2022-12-21T19:54:02.682Z
'In the meantime From Eric: 'Spoke with Armin and he had a follow up with Bobby regarding the new B* proposal. The issue is that Bobby sees this as us
I just don't see him agreeing to this unless I can show him some incremental value we are getting for agreeing to Is there a way we could adjust down the getting " It then allows me to go back to Bobby and say we are getting "
kgkaran@google.com 2022-12-21T19:54:07.403Z
I did
kgkaran@google.com 2022-12-21T19:54:40.844Z
Karen needs to know that (like I said above) is is immaterial ②

GOOG-PLAY5-000484349

```
putze@google.com 2022:121T19:55:33-959Z Document 621-10 Filed 09/28/23 Page 46 of 65
right
putze@google.com 2022-12-21T19:55:38.196Z
we need to bring that up
putze@google.com 2022-12-21T19:55:42.228Z
should we add divya
kgkaran@google.com 2022-12-21T19:55:50.330Z
I think so, adding
kgkaran@google.com 2022-12-21T19:56:04.934Z
added
johanh@google.com 2022-12-21T19:56:58.014Z
Karen didnt add me, but I think I'll still dial in
johanh@google.com 2022-12-21T19:57:01.957Z
let me know if any objections
kgkaran@google.com 2022-12-21T19:57:09.250Z
none at all
kgkaran@google.com 2022-12-21T19:57:15.400Z
adding you too (sorry didnt see)
johanh@google.com 2022-12-21T19:57:38.992Z
all good, thx, just want to be mindful if Karen wants to keep it small
johanh@google.com 2022-12-21T19:59:57.168Z
in my mind its worth considering
johanh@google.com 2022-12-21T20:00:47.841Z
if its the
                                                   it seems like.. *drum roll* .. a stretch
putze@google.com 2022-12-21T20:04:30.071Z
'you guys have played around with this'
putze@google.com 2022-12-21T20:04:32.838Z
;)
johanh@google.com 2022-12-21T20:06:27.555Z
do we know if Eric's/Armin's note to Karen referred to the
```

Case 3:21-md-02981-JD Document 621-10 Filed 09/28/23 Page 47 of 65

johanh@google.com 2022-12-21T20:10:40.166Z

nice save Emily

putze@google.com 2022-12-21T20:11:06.802Z

like WHAT is greg saying

kgkaran@google.com 2022-12-21T20:11:13.214Z

!!

kgkaran@google.com 2022-12-21T20:13:09.115Z

kgkaran@google.com 2022-12-21T20:13:16.591Z

(to Greg's point on where does this stop)

kgkaran@google.com 2022-12-21T20:13:26.040Z

our response has to continue to be

kgkaran@google.com 2022-12-21T20:18:07.930Z

that's not what he said yesterday?

kgkaran@google.com 2022-12-21T20:18:19.760Z

"I am not comfortable with

putze@google.com 2022-12-21T20:20:16.627Z

he said

putze@google.com 2022-12-21T20:20:35.176Z

And then they'd want to do the

kgkaran@google.com 2022-12-21T20:27:48.811Z

should we offer to

johanh@google.com 2022-12-21T20:30:32.585Z

in case you wondered,

putze@google.com 2022-12-21T20:32:37.621Z

i agere

putze@google.com 2022-12-21T20:32:43.051Z

you mean karen / andrey versoin?

kgkaran@google.com 2022-12-21T20:33:03.314Z

no... I meant something like base tier 2501 310 and stretch is 621 10 Filed 09/28/23 Page 48 of 65 kgkaran@google.com 2022-12-21T20:33:12.242Z instead of kgkaran@google.com 2022-12-21T20:33:19.779Z that gives them putze@google.com 2022-12-21T20:33:25.894Z i mean we can kgkaran@google.com 2022-12-21T20:33:29.949Z i dont want to putze@google.com 2022-12-21T20:33:31.412Z does it hold the model kgkaran@google.com 2022-12-21T20:34:25.171Z I dont know... Andrey should tell if we want to even propose this... ... so I would hope it doesn't break the model apart putze@google.com 2022-12-21T20:35:27.365Z you dont want to putze@google.com 2022-12-21T20:35:33.526Z but you are open to it? kgkaran@google.com 2022-12-21T20:36:35.662Z I would be open... if our assumption that there is no reasonable way they can get to is still the right assumption kgkaran@google.com 2022-12-21T20:36:53.700Z we're not really giving anything then... except on a trix putze@google.com 2022-12-21T20:36:55.529Z for the shitty verson putze@google.com 2022-12-21T20:36:57.698Z or big versino kgkaran@google.com 2022-12-21T20:37:22.004Z

is the shitty version still a good public statement

if not, then I'd only do for the optimized version

kgkaran@google.com 2022-12-21T20:38:14.708Z

putze@google.com 2022;12:21T29:42:13:091Z Document 621-10 Filed 09/28/23 Page 49 of 65 thre it is kgkaran@google.com 2022-12-21T20:42:14.121Z hmmmm putze@google.com 2022-12-21T20:42:18.820Z would you liek to chime in sir putze@google.com 2022-12-21T20:42:20.069Z kgkaran@google.com 2022-12-21T20:56:03.546Z *Emily Putze* (2022-12-21 12:42:18, UTC-08:00): would you liek to chime in sir sorry for delaying the chime in ... wanted to make sure you guys are ok with it before I do... as IF this were to go ahead then we'll all need to fight finance etc together johanh@google.com 2022-12-21T20:56:12.256Z oh no dont say "jelly" Greg, thats another Candy Crush game, Candy Crush Jelly Saga putze@google.com 2022-12-21T20:56:14.375Z for sure kgkaran@google.com 2022-12-21T20:56:14.501Z but yes, thank you for the push kgkaran@google.com 2022-12-21T20:56:25.400Z putze@google.com 2022-12-21T20:56:28.190Z when karen says i dont want to say that yet putze@google.com 2022-12-21T20:56:31.798Z if i bring it up they'll want it putze@google.com 2022-12-21T20:56:46.207Z she needs to put two versions on the table putze@google.com 2022-12-21T21:01:24.385Z i disagree so strongly on this path putze@google.com 2022-12-21T21:02:31.838Z

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

i think two deal options makes so much more sense at this point

GOOG-PLAY5-000484353

johanh@google.cem_2022212-21T31:05:43-5527 Document 621-10 Filed 09/28/23 Page 50 of 65 Greg/Arjun have really come full circle on kgkaran@google.com 2022-12-21T21:05:54.452Z in one day!! putze@google.com 2022-12-21T21:06:36.912Z like wtfd putze@google.com 2022-12-21T21:06:58.257Z did they previously agree to johanh@google.com 2022-12-21T21:07:00.921Z that is a good point by Greg, putze@google.com 2022-12-21T21:07:00.982Z putze@google.com 2022-12-21T21:07:10.039Z yeah i guess kgkaran@google.com 2022-12-21T21:08:13.899Z is just so full of crap!! kgkaran@google.com 2022-12-21T21:08:25.304Z I still cannot get over Christian and Steve agreeing to let it come into the deal model putze@google.com 2022-12-21T21:09:10.795Z wild johanh@google.com 2022-12-21T21:10:34.544Z "'did they previously agree to there is no mention of in ABK GVP 1.0, and the only section in MOU that has it our new 2.c. B* section we crafted yesterday **Updated on**2022-12-21T21:10:58.480Z "did they previously agree to there is no mention of in ABK GVP 1.0, and the only section in GVP 2.0 MOU that has it is our new 2.c. B* section we crafted yesterday kgkaran@google.com 2022-12-21T21:11:03.022Z they have never agreed to it in any past deal johanh@google.com 2022-12-21T21:16:25.019Z

GOOG-PLAY5-000484354

they are not going to care if its less titles to Chromebook I think, its Armin/Bobby response was that they need license money for ABK Brand/IP on your platforms
johanh@google.com 2022-12-21T21:16:56.337Z
so for they would still ask for
johanh@google.com 2022-12-21T21:17:13.864Z
Bobby K is hardcore about
johanh@google.com 2022-12-21T21:19:09.385Z
how did we do it for without asking ABK/partners, would'nt we do the same for B*? It's somehow covered in our Developer Agreement?
putze@google.com 2022-12-21T21:19:15.554Z
what is wrong with 2 deal scenario
putze@google.com 2022-12-21T21:19:28.779Z
karan
putze@google.com 2022-12-21T21:19:31.082Z
am i crazy
putze@google.com 2022-12-21T21:19:40.810Z
do you disagree
kgkaran@google.com 2022-12-21T21:19:50.960Z
not at all. 2 deal scenarios is the right way to go not sure why she is going down other paths
putze@google.com 2022-12-21T21:20:05.256Z
shall i say it again?
putze@google.com 2022-12-21T21:20:12.752Z
i feel like ive said it 3 times
johanh@google.com 2022-12-21T21:28:03.663Z
we're about to hit the 1.5hr mark, should we get our POV/suggestions in a doc to Karen?
johanh@google.com 2022-12-21T21:31:42.486Z
nitpick: they may also be considering
putze@google.com 2022-12-21T21:33:58.077Z
my pov is two options, share those on the call, greg tell him how easy
johanh@google.com 2022-12-21T21:36:53.205Z

helping meet their targets sounds good,

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY GOOG-PLAY5-000484355 putze@google.com 2022-12-21T21:41:48.517Z

https://docs.google.com/document/d/1wzvdIoRvURLRLic6OcWINRpnHSHiCcmd3yPMNNIclFc/edit?resourcekey=0-cBHI2-dznBGE-Y7fkXEsMg

https://drive.google.com/open?id=1wzvdIoRvURLRLic6OcWINRpnHSHiCcmd3yPMNNIclFc https://docs.google.com/document/d/1wzvdIoRvURLRLic6OcWINRpnHSHiCcmd3yPMNNIclFc/edit?resourcekey=0-cBHI2-dznBGE-Y7fkXEsMg

kgkaran@google.com 2022-12-21T21:56:09.591Z

lgtm

putze@google.com 2022-12-21T21:56:21.678Z

same -- thanks for your help polishing so ffast

putze@google.com 2022-12-21T21:56:31.966Z

My gut strongly tells me this is best

putze@google.com 2022-12-21T21:56:35.578Z

lets stop trying to influence

putze@google.com 2022-12-21T21:56:38.882Z

put money on the table

putze@google.com 2022-12-21T21:56:42.144Z

let them choose

kgkaran@google.com 2022-12-21T21:56:56.569Z

this should the last few minutes we spend on this deal

putze@google.com 2022-12-21T21:57:01.786Z

i totally agere

kgkaran@google.com 2022-12-21T21:57:08.151Z

we've done what we could

kgkaran@google.com 2022-12-21T21:57:11.165Z

adjusted what we could

putze@google.com 2022-12-21T21:57:42.889Z

weve done a lot

putze@google.com 2022-12-21T21:57:56.999Z

the three of us have made this deal much less worse for Play

kgkaran@google.com 2022-12-21T21:58:12.807Z

putze@google.com 2022-12-21T21:58:19.555Z

putze@google.com 2022-12-21T21:58:25.864Z

keeping b* in this long

putze@google.com 2022-12-21T21:58:31.831Z

we started from teh bottom

putze@google.com 2022-12-21T21:58:38.736Z

we're still under water

kgkaran@google.com 2022-12-21T21:58:45.096Z

Yes, no guilt trips now

putze@google.com 2022-12-21T21:58:50.974Z

but, we'll live!

putze@google.com 2022-12-21T21:59:08.800Z

i know its bad but when divvya wants me to fill her in on the bad outcomes (i.e. why not) im like MOVE ON

putze@google.com 2022-12-21T21:59:09.793Z

haha

putze@google.com 2022-12-21T21:59:12.711Z

i have no time for it anymore

putze@google.com 2022-12-21T21:59:20.447Z

(even though its a totally reasonable question)

johanh@google.com 2022-12-21T22:00:03.064Z

she pinged me separately on that too, so I spent some time on explaining to her everything we've tried etc

putze@google.com 2022-12-21T22:00:08.009Z

https://media.tenor.com/SuHZPLW71ggAAAAM/sid-wack-a-mole.gif

putze@google.com 2022-12-21T22:00:24.269Z

i cant spend time doing that because im doing this

putze@google.com 2022-12-21T22:00:25.665Z

hahaha

putze@google.com 2022-12-21T22:00:28.511Z

thanks johan

putze@google.com 2022;12:21T22:00:33:385Z Document 621-10 Filed 09/28/23 Page 54 of 65 she deserves the answer putze@google.com 2022-12-21T22:00:37.811Z i just dont have brain space putze@google.com 2022-12-21T22:00:46.002Z (so thank you for covering) johanh@google.com 2022-12-21T22:01:14.806Z I think it's easy to sit on the outside and get the wrong impression, tbh, Arjun/Greg we're definitely in this camp for a while too until they got painfully clear on all the details johanh@google.com 2022-12-21T22:01:45.899Z of course! whatever I can do to help/offlift putze@google.com 2022-12-21T22:02:22.620Z totally kgkaran@google.com 2022-12-21T22:02:43.563Z Divya is bad at communicating her good intent... She asks her questions in an interrogating way... Even though she's asking so she can help hold off Christian etc johanh@google.com 2022-12-21T22:02:48.422Z impressive turn around on the 2 path write up, mustve set some sort of record there. It looks great to me, just wondered , but I may have missed this in one of the last turns johanh@google.com 2022-12-21T22:03:17.774Z that makes sense re:Divya kgkaran@google.com 2022-12-21T22:03:22.584Z I think it's fine to tell ABK this is all we care about... kgkaran@google.com 2022-12-21T22:03:28.008Z WDYT johanh@google.com 2022-12-21T22:04:39.262Z johanh@google.com 2022-12-21T22:05:07.288Z johanh@google.com 2022-12-21T22:08:44.560Z I know Tjodolf (King CEO) and let me know if there is anything you want me to try to ask them. I've refrained so far to not complicate/confuse anything

GOOG-PLAY5-000484358

kgkaran@google_com_2022_112_21_T222819:38.1597 Document 621-10 Filed 09/28/23 Page 55 of 65

Do we want Greg to ping Sameer with a high level thoughts process before Don calls him?

kgkaran@google.com 2022-12-21T22:19:40.931Z

I still worry Sameer will tell Don to go ahead and ignore B*

johanh@google.com 2022-12-21T22:27:53.671Z

yeah it's probably good if he gets the full picture from Greg, between Don & Sameer many details/nuances could go missing

putze@google.com 2022-12-21T23:10:23.224Z

can someone look up for me

putze@google.com 2022-12-21T23:10:25.673Z

how much did make in 2022

johanh@google.com 2022-12-21T23:10:51.870Z

yah pulling

kgkaran@google.com 2022-12-21T23:11:13.172Z

I think I saw in last 13 months

kgkaran@google.com 2022-12-21T23:11:15.947Z

12*

johanh@google.com 2022-12-21T23:11:23.706Z

2022 YTD

kgkaran@google.com 2022-12-21T23:11:59.069Z

Eek that's it then:)

johanh@google.com 2022-12-21T23:12:37.249Z

Screen Shot 2022-12-21 at 8.12.06 PM.png **johanh@google.com** 2022-12-21T23:16:49.888Z

isn't that far off from 2022 YTD Spend,

johanh@google.com 2022-12-21T23:55:41.320Z

lgtm

kgkaran@google.com 2022-12-21T23:56:43.496Z

Arjun is re-writing what I wrote in 3 words to a something that is 3 sentences long

kgkaran@google.com 2022-12-21T23:56:54.436Z

what is with the product guys are total ignorance of brevity

johanh@google.cem_2032_12-21_T232-57:46-5427 Bocument 621-10 Filed 09/28/23 Page 56 of 65

yeah I see him typing up a storm haha

kgkaran@google.com 2022-12-22T00:05:37.081Z

ok I can argue this... and totally push back, but I said earlier to Emily that we should be spending our last few mins on this deal, so I won't

kgkaran@google.com 2022-12-22T00:05:47.785Z

not worth wasting so much time on how to write 1 sentence

johanh@google.com 2022-12-22T00:06:06.409Z

true that, not hill worth fighting

johanh@google.com 2022-12-22T00:06:16.288Z

and also, Arjun can be quite persistent

kgkaran@google.com 2022-12-22T00:06:38.841Z

Purnima's training for 4 years of total brevity is strong in my head... so there was a strong urge to just cut cut cut more

putze@google.com 2022-12-22T00:06:50.747Z

SAME

johanh@google.com 2022-12-22T00:07:06.181Z

strong urge to cute Armin over here

Updated on2022-12-22T00:07:20.745Z

strong urge to cut Armin over here

kgkaran@google.com 2022-12-22T00:08:37.937Z

Johan Heurlin (2022-12-21 16:06:16, UTC-08:00):

and also, Arjun can be quite persistent

well, that again is something I could have fought... historically Karan and Arjun are characters that are enemies to death 🐷 ... its in the Mahabharata (the Iliad / Odyssey of India)

kgkaran@google.com 2022-12-22T00:08:43.145Z

him and I are born to fight

kgkaran@google.com 2022-12-22T00:08:44.385Z

https://en.wikipedia.org/wiki/Karna Parva

https://en.wikipedia.org/wiki/Karna Parva

kgkaran@google.com 2022-12-22T00:08:51.646Z

Karan gets killed though



kgkaran@google.com 2022-12-22T00:09:36.579Z

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY GOOG-PLAY5-000484360 sorry... I am end of day/month/year in my head new ement 621-10 Filed 09/28/23 Page 57 of 65

johanh@google.com 2022-12-22T00:09:39.062Z

time to rewrite history!

kgkaran@google.com 2022-12-22T00:09:55.890Z

haha

putze@google.com 2022-12-22T00:10:07.833Z

should we add a ABK POV

putze@google.com 2022-12-22T00:10:29.425Z

like ABK POV--

and they want

kgkaran@google.com 2022-12-22T00:21:04.621Z

oh man... the doc is a massacre-ground now... I destroyed what Emily wrote, Arjun destroyed mine, and now Greg is destroying Arjun's

johanh@google.com 2022-12-22T00:21:18.737Z

haha

johanh@google.com 2022-12-22T00:21:25.361Z

you want me to give it a go;)

kgkaran@google.com 2022-12-22T00:21:41.608Z

haha... why not... there's enough for everyone

Exhibit A21 Public Redacted Version

EXHIBIT 30

	Page 1
1	UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	x
5	IN RE GOOGLE PLAY STORE Case No.
	ANTITRUST LITIGATION 3:21-md-02981-JD
6	
7	THIS DOCUMENT RELATES TO:
8	Epic Games Inc. v. Google LLC, et al.,
	Case No. 3:20-cv-05671-JD
9	
	In re Google Play Consumer Antitrust
10	Litigation, Case No. 3:20-cv-05761-JD
11	
	State of Utah, et al. v. Google LLC et al.,
12	Case No. 3:21-cv-05227-JD
13	Watch Grand IIG at all W Grands IIG at al
1 4	Match Group LLC, et al. V. Google LLC et al.,
14 15	Case No. 3:22-cv-02746-JD
16	x
17	** HIGHLY CONFIDENTIAL - UNDER PROTECTIVE ORDER **
18	" HIGHLI CONFIDENTIAL - UNDER PROTECTIVE ORDER ""
19	REMOTE VIDEOTAPED DEPOSITION OF
20	SUNDAR PICHAI
21	Monday, February 27, 2023
22	
23	
	REPORTED BY:
24	RENEE HARRIS, CA CSR 14168, NJ CCR, RPR
25	, - ,
-	

	Page 11
1	Will the court reporter please swear in
2	the witness, and then counsel may proceed.
3	
4	SUNDAY PICHAI,
5	called as a witness and having been first duly
6	sworn by the Certified Shorthand Reporter, was
7	examined and testified as follows:
8	
9	EXAMINATION
10	BY MS. MOSKOWITZ:
11	Q. Good morning, Mr. Pichai. My name is
12	Lauren Moskowitz. I'll be beginning the
13	questioning. I represent Epic Games.
14	A. Thank you, good morning.
15	Q. If you could please state your full name
16	for the record to begin.
17	A. Sundar Pichai.
18	Q. And where are you currently located right
19	now?
20	A. I'm located in Palo Alto, California.
21	Q. The Google offices?
22	A. That's right.
23	Q. And who is in the room with you right
24	now?
25	A. I have Lara and Glenn, our counsel,

	Page 28
1	what the revenue share is to Apple?
2	A. You know, I don't know the specific
3	amounts, but, you know, I have a general trend of
4	the direction of the amounts, yes.
5	Q. And is the general direction
7	A. Yes, it is.
8	Q. Is that
9	A. That's correct.
10	Q. And it was, in fact,
11	last year; correct?
12	A. I don't know the specific amount, but
13	that sounds about right.
14	(Exhibit 2721 was received and marked
15	for identification on this date and is
16	attached hereto.)
17	BY MS. MOSKOWITZ:
18	Q. Okay. We're going to mark another
19	document. It's going to be Exhibit 2721. It will
20	take a moment to load. We'll let you know when
21	it's there.
22	Okay. It should be up. Let me know when
23	you have it open, please.
24	A. So what is the name of the exhibit?
25	Q. It should be Exhibit 2721.

Page 39

- A. I'm not sure how it's in the most recent versions of MADA. We have various versions. But typically, yes.
- Q. And do you understand that the version in place today, if someone was signing a MADA today, would require Google Play to be located on the default home screen? Correct?
 - A. That's my understanding, yes.
- Q. And by requiring only OEMs to place
 Google Play on the default home screen, Google is
 increasing the use of Google Play over other app
 stores; correct?
- A. The intent we have, what we are doing is that we want to make sure, you know, we are competing, in many cases, primarily, with Apple's iOS and iPhones.

And people have strong expectations, and so we are trying to -- one of the most important use cases for people when they get a phone is to look for other applications.

And we are trying to provide a consistent experience. And so as part of that, we view it as an important out-of-the-box experience. So that's what we are trying to accomplish.

Q. Well, that -- that refers to needing an

	Page 44
1	have shipped Android smartphones without
2	necessarily using MADA. I think Amazon continues
3	to ship, you know, versions of their tablets now
4	without necessarily Mobile Application
5	Distribution Agreements.
6	But in general, yeah, I agree with what
7	you said.
8	Q. And Amazon's Android is a fourth Android
9	syst OES sorry OS?
10	A. I think it's fine to think there's no
11	clear definition of what a fourth Android is, but,
12	yeah, they use Android open source and and
13	modify it.
14	Q. And so you're referring to Android as a
15	tablet. Just focusing on just smartphones, Google
16	Play is preinstalled on the default home screen of
17	nearly all Android smartphones; correct?
18	A. That's correct.
19	Q. And Google Play is the only app store
20	that is preinstalled on nearly all Android
21	smartphones; correct?
22	A. Now, I'm not sure. I think almost all
23	Samsung phones I've seen have the Galaxy Store
24	preinstalled as well, typically. So typically
25	when I see, there are secondary app stores, too.

	Page 185
1	subjective phrase. It's in the eyes of the
2	beholder to some extent.
3	And so, you know, it's difficult for me
4	to abstractly answer that. Particularly since you
5	are asking it in connection with a legal
6	framework.
7	So, you know, but the way we approach our
8	work, we strive to make sure we provide balanced
9	and high-quality information, putting user
10	experience first.
11	Q. Does Google always provide accurate
12	representations to users about other products that
13	users might seek to obtain?
14	MR. POMERANTZ: Objection to the form.
15	THE WITNESS: It's a very broad question.
16	Can you narrow it down? Like, we operate in
17	many, many different businesses.
18	But the spirit of what you're asking,
19	yes.
20	BY MS. GIULIANELLI:
21	Q. Okay. Now, moving on to a different
22	topic.
23	Do you ever use Google Chat for business
24	purposes?
25	A. Yes, I do.